ADMINISTRATIVE ORDER OF THE CHIEF ADMINISTRATIVE JUDGE OF THE COURTS

Pursuant to the authority vested in me, and in consultation with the Presiding Justices of

the Appellate Divisions, upon notice by the Presiding Judge of the Court of Claims, and, as

appropriate, in consultation with or with the approval of County Clerks, I hereby establish,

continue, or give notice of, programs for the voluntary and mandatory use of electronic means for

the filing and service of documents ("e-filing") in the manner authorized pursuant to L. 1999, c.

367, as amended by L. 2009, c. 416, L. 2010, c. 528, L. 2011, c. 543, L. 2012, c. 184, L.

2013, c. 113, and L. 2015, c. 237 in the counties, courts, and cases in effect as of the date of this

Order or upon the effective dates set forth in Appendix A (e-filing matters) attached hereto. Such

programs shall be subject to sections 202.5-b, 202.5-bb, 206.5, 206.5-aa, 207.4-a, 207.4-aa, and

208.4-a of the Uniform Rules for the New York State Trial Courts. This Order is effective

January 18, 2017, and supersedes AO/224/16.

Chief Administrative Judge of the Courts

Dated:

January 10, 2017

AO/24/17

## APPENDIX A E-FILING MATTERS (commenced on or after January 18, 2017) SUPREME COURT

Monroe	Consensual/Voluntary:  • all actions except  - CPLR Art. 70 proceedings  - CPLR Art. 78 proceedings  - Election Law proceedings  - matrimonial matters  - Mental Hygiene Law matters  - residential foreclosures as defined in RPAPL § 1304  Mandatory: None
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<sup>\*</sup> For cases commenced prior to January 18, 2017, see AO/243/08, AO/244/08, AO/371/09, AO/395/10, AO/396/10, AO/507/10, AO/376/11, AO/468/11, AO/527/11, AO/529/11, AO/530/11, AO/531/11, AO/235/12, AO/236/12, AO/237/12, AO/238/12, AO/245/12, AO/112/13, AO/173/13, AO/222/13, AO/029/14, AO/64/14, AO/210/14, AO/049/15, AO/058/15, AO/194/15, AO/10/16, AO/79/16, AO/151/16, and AO/224/16; see also, administrative orders of the Court of Claims dated 12/31/02 and 6/3/13 (www.nycourts.gov/efile).